

Federal Reserve System

Pt. 269b

limiting any party's participation in the proceedings to the extent of his interest as determined by the investigator, hearing officer, or panel.

§ 269a.2 Party in interest.

The term *party in interest* means any person, employee, group of employees, labor organization, or bank that will be or is directly affected by the resolution of any charge, complaint, petition, application, or request presented to or being considered by the panel or its designated officers. Any (a) labor organization (not a charging party nor a charged party) attempting to organize the employees of a bank or that is or was recently a party to a collective bargaining agreement with a bank named as a party in a charge, complaint, petition, application, or a request, or (b) bank (not a charging party nor a charged party) that acts as the employer of any person named in a charge, complaint, petition, or request shall be deemed to be also a party in interest and shall be entitled to notification and service of all relevant procedures and documents.

§ 269a.3 Intervenor.

The term *intervenor* means the party in a proceeding whose intervention has been permitted or directed by the panel or its designated officer.

§ 269a.4 Investigator.

The term *investigator* means the officer designated by the panel to investigate and determine whether or not a complainant has established a prima facie case, as defined in § 269b.210 of this subchapter.

[35 FR 8919, June 10, 1970. Redesignated at 48 FR 32334, July 15, 1983, as amended at 65 FR 2530, Jan. 18, 2000]

§ 269a.5 Hearing officer.

The term *hearing officer* means the officer designated by the panel to conduct hearings pursuant to § 269b.420 *et seq.* of this subchapter and whose duties and power are enumerated in § 269b.442 of this subchapter.

[35 FR 8919, June 10, 1970. Redesignated at 48 FR 32334, July 15, 1983, as amended at 65 FR 2530, Jan. 18, 2000]

PART 269b—CHARGES OF UNFAIR LABOR PRACTICES

CHARGES OF VIOLATIONS OF § 269.6 (OF THE POLICY)

Sec.

- 269b.110 Charges.
- 269b.111 Filing of charges.
- 269b.112 Contents of the charge.
- 269b.113 Withdrawal or settlement.
- 269b.120 Answer to a charge.
- 269b.121 Contents of answer.

PRELIMINARY INVESTIGATION

- 269b.210 Referral to National Center for Dispute Settlement.
- 269b.220 Priority; acceleration of proceedings.
- 269b.230 Assessment of costs; posting of bond.
- 269b.240 The investigation.

APPEAL FROM THE CENTER'S DETERMINATION

- 269b.310 Appeal rights.
- 269b.320 Proceedings before the panel.

FORMAL PROCEEDINGS

- 269b.410 Notice of hearing.
- 269b.420 Designation of hearing officer.
- 269b.430 Contents of notice of hearing.
- 269b.440 Conduct of hearing.
- 269b.441 Rights of parties.
- 269b.442 Duties and powers of the hearing officer.
- 269b.443 Motions before or after a hearing.
- 269b.444 Objection to conduct of hearing; other motions during hearing.
- 269b.450 Submission of hearing officer's report to the panel.

PANEL REVIEW OF HEARING OFFICER'S REPORT AND RECOMMENDED DECISION

- 269b.510 Review by panel.
- 269b.520 Exceptions to hearing officer's report.
- 269b.530 Briefs in support of the hearing officer's report.
- 269b.540 Action by the panel.

COMPLIANCE

- 269b.610 Procedures.
- 269b.620 Action by panel.

GENERAL RULES

- 269b.710 Rules to be liberally construed.
- 269b.720 Computation of time for filing papers.
- 269b.730 Number of copies; form.
- 269b.731 Signature.
- 269b.740 Service of pleading and other paper; statement of service.
- 269b.750 Requests for appearance of witnesses and production of documents.